



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

**Michael E. Wilmer**

FOR: **MULTICAST WIRELESS  
AD HOC PACKET ROUTING**

SERIAL NO. 09/866,097

FILED: **May 23, 2001**

ART UNIT NO: **2661**

EXAMINER: **Unassigned**

Attorney Docket No: **PCL-02-045**

**RECEIVED**

**JAN 15 2004**

**Technology Center 2600**

**Declaration of John Murray  
Under 37 C.F.R. § 1.48(a)**

1. I hereby declare that all statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code , and such willful false statements may jeopardize the validity of the application referenced above or any patent issued thereon.

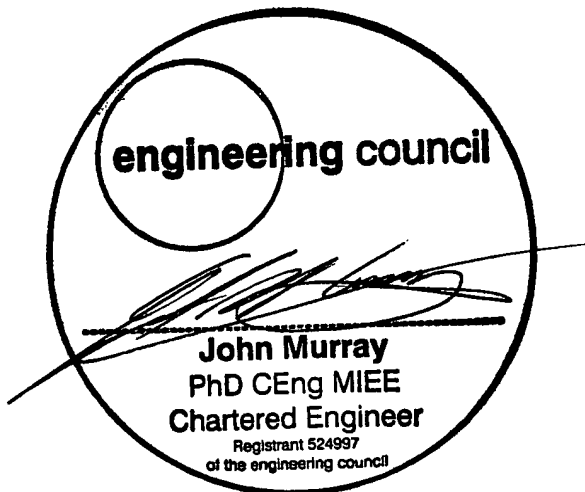
2. In or about May 2002, I was informed that the above referenced application was submitted to the U.S. Patent and Trademark Office, naming Michael E. Wilmer as the sole inventor. Shortly thereafter, I had an opportunity to review the subject application. After reviewing the application, I advised Michael E. Wilmer and Counsel for PEMSTAR Pacific Consultants, Inc. (PPC) of my contributions toward the development of the methods and apparatus claimed in the application.


3. On or about May 15, 2002, I forwarded a copy of the March 16, 2000 meeting notes, reflecting the initial, substantive discussion of the methods and apparatus claimed in the application by and between Michael Wilmer, Jerry W. Rice, Robert Mehranfar and myself to Counsel for PPC. The meeting notes also reflect the initial multi-casting scheme that was employed to successfully reduce the subject invention(s) to practice.

4. On or about May 17, 2002, I further discussed the contributions of Jerry W. Rice, Robert Mehranfar and myself toward the claimed methods and apparatus with Counsel for PPC. During the discussion, Counsel concluded that my contributions and the contributions of Jerry W. Rice and Robert Mehranfar warranted being added as a named inventors.

5. The error in inventorship was thus inadvertent and, hence, occurred without deceptive intention on my part.

Executed this 17<sup>th</sup> day of October, 2002 at Mountain View, California.



  
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John Murray